1 Nicholas Marchi CARNEY & MARCHI, P.S. 2 7502 West Deschutes Pl. Kennewick, Washington, 99336 (509)545-1055 3 Nmarchi@carmarlaw.com 4 5 6 7 UNITED STATES DISTRICT COURT IN AND FOR THE EASTERN DISTRICT OF WASHINGTON 8 AT RICHLAND 9 UNITED STATES OF AMERICA, Case No. 4:19-CR-06049-SMJ-2 10 Plaintiff, STATUS REPORT 11 VS. 12 **DUVIEL HUMBERTO SOLARES** GASTELUM, 13 Defendant. 14 15 COMES NOW the defendant by and through counsel and submits the following Status 16 Report: Co-Defendant Renteria-Castillo has requested an expedited hearing of his Motion to 17 Dismiss (ECF 85) set for June 17, 2020. Defendant Solares-Gastelum does not oppose this 18 request. Further, counsel for Mr. Solares-Gastelum will not be arguing the motion. As there will 19 be no participation from counsel, both counsel and Mr. Solares-Gastelum waive their presence at 20 the new date which is to be set. DATED this 14th day of May 2020. 21 22 Respectfully Submitted, 23 s/ Nicholas Marchi Nicholas Marchi Attorneys for Defendant 24 Nmarchi@carmarlaw.com 25

STATUS REPORT - 1

## **CERTIFICATE OF SERVICE**

I certify that a copy of the Status Report was e-mailed via ECF /mailed first class, postage prepaid on 5/14/2020, to S. Van Marter, Assistant United States Attorney, 402 E. Yakima, Ave., Suite 210, Yakima, WA 98901 or P.O. Box 1494 Spokane, WA 99210 and to A. Pechtel, attorney for Co-defendant, Mr.Renteria Castillo.

s/*Nicholas Marchi*CARNEY & MARCHI, P.S.
Attorneys for Defendant

STATUS REPORT - 2